

**Noah Horst**, OSB No. 076089

Email: [noah@lmhlegal.com](mailto:noah@lmhlegal.com)

Levi Merrithew Horst PC  
610 SW Alder Street, Suite 415  
Portland, Oregon 97205  
Telephone: (971) 229-1241  
Facsimile: (971) 544-7092

**Attorney for Defendant**

UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

**UNITED STATES OF AMERICA,**

Case No. 3:22-cr-00213-MO-3

Plaintiffs,

vs.

**SYDNEY SLEIGHT, et al.,**

**DECLARATION OF COUNSEL IN  
SUPPORT OF DEFENDANT'S  
UNOPPOSED MOTION TO  
CONTINUE TRIAL DATE**

Defendant.

I, Noah Horst, state under penalty of perjury under the laws of the United States of America pursuant to 28 USC § 1746 that the following is true and correct:

1. I represent defendant Sydney Sleight in the above captioned matter, having been appointed as counsel for the defendant on June 30, 2022.

2. I make this declaration in support of Defendant's unopposed motion to continue trial dates in this matter.

3. On August 9, 2022, Ms. Sleight was arraigned on a four-count indictment alleging Conspiracy to Distribute and Possess with Intent to Distribute Controlled Substances in violation 21 U.S.C. §§ 841(a)(1), 841 (b)(1)(C), 841(b)(2), and 846, Possession with Intent to Distribute

DECLARATION OF COUNSEL IN SUPPORT OF DEFENDANT'S  
UNOPPOSED MOTION TO CONTINUE TRIAL DATE - 1  
(Case No. 3:22-cr-00213-MO-3)

**LEVI MERRITHEW HORST PC**  
610 SW ALDER ST. SUITE 415  
PORTLAND, OR 97205  
T: 971.229.1241 | F: 971.544.7092

Schedule II Controlled Substances in violation of 21 U.S.C. § 841(a)(1) and 841(b)(1)(C), Possession with Intent to Distribute Schedule III Controlled Substances in violation of 21 U.S.C. § 841(a)(1) and 841(b)(1)(E)(i), and Possession with Intent to Distribute Schedule IV Controlled Substances in violation of 21 U.S.C. § 841(a)(1) and 841(b)(2), as well as a forfeiture allegation. Ms. Sleight remains on pretrial release. Trial is currently scheduled for May 16, 2023.

4. I am requesting the trial be continued 120 days, as I need more time to investigate and prepare my case for trial, as well as time to continue negotiating with the government and developing mitigation.

5. The co-defendant is also requesting a 120 day continuance.

6. I have discussed the proposed continuance with Ms. Sleight, and she consents to the continuance and hereby waives her rights to a Speedy Trial as guaranteed by 18 U.S.C. § 3161(c)(1).

Scott Kerin, the Assistant United States Attorney assigned to this case, does not oppose this motion.

**DATED** this 3<sup>rd</sup> day of May, 2023.

By: s/ Noah Horst  
**Noah Horst**, OSB No. 076089  
Attorney for Defendant